EXHIBIT 18

Volume 1

Pages 1 - 144

NO. 21-md-02981-JD

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

Before The Honorable James Donato, Judge

IN RE GOOGLE PLAY STORE

ANTITRUST LITIGATION

THIS DOCUMENT RELATES TO:

Epic Games, Inc. vs. Google LLC, et al.,

Case No. 3:20-cv-05671-JD

In Re Google Play Consumer Antitrust

Litigation, Case No. 3:20-cv-05671-JD

State of Utah, et al. v. Google LLC,

et al., Case No. 3:21-cv-05227-JD

Match Group, LLC, et al. vs. Google LLC, et al., Case No. 3:22-cv-02746-JD

San Francisco, California Thursday, January 12, 2023

TRANSCRIPT OF PROCEEDINGS

IN RE EVIDENTIARY HEARING ON CHAT PRESERVATION

APPEARANCES:

For Plaintiff Epic Games in C 20-05671 JD:

CRAVATH SWAINE AND MOORE LLP 825 Eighth Avenue

New York, New York 10019

BY: LAUREN ANN MOSKOWITZ, ATTORNEY AT LAW GARY A. BORNSTEIN, ATTORNEY AT LAW

(APPEARANCES CONTINUED ON FOLLOWING PAGE)

REPORTED BY: Ana Dub, RDR, RMR, CRR, CCRR, CRG, CCG

CSR No. 7445, Official United States Reporter

ROSENBERG - CROSS / MOSKOWITZ And you and Mr. Kolotouros discussed this \$200 million 1 Q. deal over Google Chat; right? 2 I don't recall. Α. 3 All right. Let's look at PX-37 in your binder, please, 4 5 GOOG-PLAY-001974461, a June 8th, 2019, e-mail between 6 Mr. Kolotouros and yourself. 7 Please let me know when you're there. Yes, I see it. 8 Α. 9 And it may look familiar. It was marked during your Q. deposition as Exhibit 786. Do you see that? 10 11 Α. Yes. MS. MOSKOWITZ: Your Honor, I move PX-37 into evidence. 12 THE COURT: It's admitted. 13 (Plaintiffs' Exhibit PX-37 received in evidence.) 14 15 BY MS. MOSKOWITZ: 16 According to your e-mail that you sent at 10:28 a.m. -- do 17 you see where I am? Α. Yes. 18 At 10:28 a.m., you said in this e-mail to Mr. Kolotouros, 19 20 quote (as read): 21 "You mentioned in our IM chat yesterday that Samsung broached the topic of asking for rev share on 22 23 the Play Store."

Do you see that?

I do.

24

25

Α.

- 1 Q. So you're referencing in an e-mail the fact that you had a
- 2 Google Chat conversation with Mr. Kolotouros about negotiations
- 3 with Samsung; correct?
- 4 **A.** Yes.
- 5 **Q.** And those chats no longer exist; right?
- 6 A. I assume they don't.
- 7 Q. And they no longer exist because when you had those
- 8 | conversations, your chat history was turned off and so was
- 9 Mr. Kolotouros's; correct?
- 10 A. I can't speak for his, but mine was turned off.
- 11 Q. You also understood that he kept his off too?
- 12 A. I -- I didn't -- didn't know that.
- 13 Q. Okay. All right. Well, we have his testimony.
- 14 So the only reason we ever knew that these chats even
- 15 | existed is the mention of them in an instant message -- I'm
- 16 | sorry -- of an instant message in this e-mail; right?
- 17 A. I assume so.
- 18 | Q. Okay. Can I get your agreement that the IM chat
- 19 referenced in this e-mail was not the only conversation you had
- 20 | with Mr. Kolotouros about the status of negotiations with
- 21 | Samsung and other OEMs?
- 22 **A.** Not the only conversation --
- 23 | Q. This wasn't the only chat you ever had with him; right?
- 24 | A. I don't -- I don't know if it was.
- 25 \ Q. Do you think it was even possible that that was the single

1	MR. POMERANTZ: the second week of October.
2	THE COURT: Add that to your discussion. Okay?
3	MR. POMERANTZ: We'll talk to them about it.
4	THE COURT: With respect to trial date.
5	MR. POMERANTZ: Thank you, Your Honor.
6	THE COURT: I can do that.
7	Okay. Thanks so much, and hope to see you soon.
8	THE CLERK: All rise. Court is in recess.
9	(Proceedings adjourned at 3:45 p.m.)
10	
11	CERTIFICATE OF REPORTER
12	I certify that the foregoing is a correct transcript
13	from the record of proceedings in the above-entitled matter.
14	
15	DATE: Saturday, January 14, 2023
16	
17	
18	ana Bub
19	
20	Ana Dub, CSR No. 7445, RDR, RMR, CRR, CCRR, CRG, CCG Official United States Reporter
21	•
22	
23	
24	
25	